motron granted. Sohn Bryant, USMJ

IN THE UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF TENNESSEE NASHVILLE DIVISION

MARY CHANDLER,)
Plaintiff,)))
v.) No. 3:10cv-1219
TENNESSEE DEPARTMENT OF SAFETY, And DAVID MITCHELL, as Commissioner) Judge Campbell)
Of the Tennessee Department of Safety,) Magistrate Judge Bryant
Defendants.)

PLAINTIFF'S MOTION FOR LEAVE TO FILE SUPPLEMENTAL REPLY

Plaintiff Mary Chandler respectfully moves this Court for leave to file a supplemental reply memorandum pursuant to Local Rule 7.01(b).

In this civil rights lawsuit, after a trial on the merits and jury verdict in her favor, Ms. Chandler moved this Court for her attorney's fees and costs under 42 U.S.C. § 1988(b). Defendants opposed the motion and Ms. Chandler filed a reply. [See CM/ECF dkt. no. 143 and 151, respectively]. Since that time, the procedural posture of this case has changed. Accordingly, Ms. Chandler requests leave to file a reply memorandum that supplements her reply. This is because a recent Order of the Court affects one of the arguments advanced by Defendants in their response to Ms. Chandler's motion for attorney's fees under 42 U.S.C. § 1988.

Plaintiff asks that she be granted leave to file the reply attached hereto as Exhibit 1.